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THE STITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: )	Art Unit: 2881
CHRISTENSEN, et al.	Examiner:
Serial No.: 10/529,397 )	Washington, D.C.
Filed: March 28, 2005	March 27, 2006
For: SPATIALLY ENCODED ) POLYMER MATRIX )	Docket No.:CHRISTENSEN=12
)	Confirmation No.: 6716

## INFORMATION DISCLOSURE STATEMENT [IDS]

U.S. Patent and Trademark Office Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

## Sir:

This Information Disclosure Statement is submitted in accordance with 37 C.F.R. 1.97, 1.98, and it is requested that the information set forth in this statement and in the listed documents be considered during the pendency of the above-identified application, and any other application relying on the filing date of the above-identified application or cross-referencing it as a related application.

- 1. This IDS should be considered, in accordance with 37 C.F.R. 1.97, as it is filed:
- [] A. within three months of the filing date of the above-identified national application or within three months of the entry into the national stage of the above-identified international application. See 37 CFR 1.97(b)(1) and (3).
- [X] B. before the mailing date of a first office action on the merits. See 37 CFR 1.97(b).
- [] C. after (A) and (B) above, but before final rejection or allowance, and Applicants have made the necessary certification (box "i" below) or paid the necessary fee (box "i" below). See 37 CFR 1.97(c)(2).
  - [] i. Counsel certifies that, upon information and belief, each item of information listed herein was

- either (a) cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS or (b) was not cited in a communication from a foreign patent office in a counterpart foreign application and was not known to any individual designated in 1.56(c) more than three months prior to the filing of this IDS.
- [] ii. Credit Card Payment Form, PTO-2038, authorizing payment for the fee set forth in 1.17(p), presently believed to be \$180, is attached.
- [] D. after (A), (B) and (C) above, but before payment of the issue fee. Applicant petitions under 37 C.F.R. 1.97(d) for consideration of this IDS. A Credit Card Payment Form, PTO-2038, authorizing payment for the fee set forth in 1.17(p)(1), presently believed to be \$180 is attached. Counsel certifies that, upon information and belief, each item of information listed herein was either (i) cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS or (ii) was not cited in a communication from a foreign patent office in a counterpart foreign application and was not known to any individual designated in 1.56(c) more than three months prior to the filing of this IDS.
- [] E. As a submission in accordance with the transitional procedure for limited examination after final rejection pursuant to 37 CFR §1.129(a). Pursuant to MPEP §706.07(g), page 700-66, col. 2 (August 2001), this IDS is treated as if filed with a period set forth in 37 CFR §1.97(b) and considered without the petition and petition fee required by 1.97(d).
- [ ] F. As a submission with or after a request for continued examination under CFR §1.114, and before the mailing of a first office action on the RCE. See 37 CFR §1.97(b)(4).
- 2. In accordance with 37 C.F.R. 1.98, this IDS includes a list (e.g., form PTO-1449) of all patents, publications, or other

information submitted for consideration by the office, either incorporated into this IDS or as an attachment hereto. A copy of each document is attached, except as explained below.

- [] While an IDS filed under §1.97 must contain a "list of all patents, publications or other information submitted for consideration by the Office", see §1.98(a) (1), the only requirement for the list is that it provide the information set forth in §1.98(b). There is no requirement that a form PTO-1449 be used (MPEP §609 merely says that use of this form is "encouraged"). Counsel has used a list provided to him by Applicants, and not transferred the information to a PTO-1449, to avoid the risk of any inadvertent error in transferring the information.
- [X] A. Documents <u>AA-AE</u> are U.S. Patents or U.S. Patent Publications, and hence copies of these documents have not been provided. See 37 CFR 1.98(a)(2)(ii).
- [] B. Documents \_\_\_\_\_ are deemed substantially cumulative to documents \_\_\_\_\_, and, in accordance with 1.98(c), only a copy of each of the latter documents is enclosed.
- [] C. Certain documents were previously cited by or submitted to the Office in the following prior application(s), which are relied upon under 35 U.S.C. 120:

[insert serial number/filing date]

Applicants identify these documents by attaching hereto copies of the form PTO-892s and PTO-1449s from the files of the prior applications or a fresh PTO-1449 listing these documents, and request that they be considered and made of record in accordance with 1.98(d). Per 37 CFR 1.98(d), copies of these documents need not be filed in this application. If copies of any of these documents cannot be found in the files of the prior applications, the Examiner is requested to so notify counsel <u>before</u> taking action in this case, so replacement copies can be submitted. While an IDS filed under §1.97 must contain a "list of all patents, publications or other information submitted for consideration by the Office", see §1.98(a) (1), the only

requirement for the list is that it provide the information set forth in §1.98(b). There is no requirement that a form PTO-1449 be used (MPEP §609 merely says that use of this form is "encouraged") and no prohibition on submitting a copy of a form PTO-1449 or form PTO-892 from a prior case. Indeed, the re-use of such forms is desirable as it avoids error in transferring the information, and evidences that the reference was considered in a prior application. A previously accepted PTO-1449, or an examiner-prepared PTO-892, necessarily complies with §1.98(b).

informati	ion, and evidences that the reference was considered in
a prior	application. A previously accepted PTO-1449, or an
examiner-	-prepared PTO-892, necessarily complies with §1.98(b).
[ ]	3. Documents are not in the English language.
In accord	dance with 1.98(a)(3), Applicants state:
[ ]	documents already contain an English
	language abstract, summary or claim set.
[ ]	a publicly available abstract is attached to each of
	documents, and the source of each abstract is
	indicated thereon.
[ ]	documents are publicly available English
	language abstracts of foreign language patents. If the
	Examiner would like us to obtain a copy of the
	underlying document, with or without a translation,
	s/he should contact Counsel.
[ ]	documents are patents or published patent
	applications for which counterpart English language
	patents or patent applications exist, and are enclosed,
	as follows:
	Foreign Lang. Doc.# English Lang. Doc.#
	[insert] [insert]
[ ]	applicants have prepared an English translation of at
	least the pertinent portions of documents,
	and copies are attached.
[ ]	A concise explanation of the relevance of documents
	is found in the attached search report from
	the Patent Office (see reply to Comment 68 in
	the preamble to the final rules; 1135 OG 13 at 20).

[ ] A concise explanation of the relevance of documents \_

\_\_\_\_\_ appears in the present specification.

[ ] A concise explanation of the relevance of documents \_\_\_\_\_ is set forth as follows:

[Insert concise explanation of relevance]

- 4. No explanation of relevance is necessary for documents in the English language (see reply to Comments 67 and 68 in the preamble to the final rules; 1135 OG 13 at 20).
- 5. If the month of publication of a nonpatent reference is not stated, it is because it is not apparent from review of the reference. If requested to do so by the Examiner, Applicants will attempt to locate and write to the publisher.

If the publication date of a cited document is set forth only as a publication year, and that year is prior to the year of filing or, if priority is claimed, year of priority of this application, then the particular month of publication is not in issue. Likewise if that publication year is after the year of filing of this application, the month of publication is not in issue.

If the date of publication of a nonpatent reference is stated, then, except as explained below, it is the nominal date stated in the reference, or in a larger document (journal or book) from which the reference was extracted. Applicants reserve the right to challenge this date by contacting the publisher to determine the actual shipment date, or by contacting recipients to determine the receipt dates.

6. Other information being provided for the examiner's consideration follows:

[insert other information]

7. In accordance with 37 C.F.R. 1.97(g) and (h), the filing of this IDS should not be construed as a representation that a search has been made or that information cited is, or is considered to be, material to patentability as defined in §1.56 (b), or that any cited document listed or attached is (or constitutes) prior art. Unless otherwise indicated, the date of publication indicated for an item is taken from the face of the

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item and Applicant reserves the right to prove that the date of publication is in fact different.

8. The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this paper or credit any overpayment to Deposit Account No. 02-4035.

Respectfully submitted,

BROWDY AND NEXMARK, P.L.L.C.

Attorneys for Applicant

D. . /

Iver P. 26 per Reg. No. 28,005

624 Ninth Street, N.W. Washington, D.C. 20001 Telephone: (202)628-5197 Facsimile: (202)737-3528

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TTY DOCKET NO: CHRISTENSEN=12

SERIAL NO: 10/529,397

INFORMATION DISCLOSURE STATEMENT LIST OF DOCUMENTS CITED BY APPLICANT FIRST INVENTOR: Soren Flygenring Christensen

FILING DATE: March 28, 2005

EXAMINER: ART UNIT: 2881

U.S. PATENT DOCUMENTS (include at least patentee, patent/pub number and filing/issue/pub date)

EXAM. INITIAL	ID	DOCUMENT NUMBER	FILING, ISSUE OR PUBLICATION DATE MM-DD-YYYY	PATENTEE OR APPLICANT	Relevant Passage(s)	T*
	AA	5,434,878	07-18-1995	LAWANDY, N.R.		
	AB	2002/0094116	07-18-2002	FROST, et al.		
	AC	6,414,321	07-02-2002	GROSSKOPF		
	AD	2002/0071121	06-13-2002	ORTYN, et al.	<i>A</i>	
	AE	6,252,236	06-26-2001	TRULSON, et al.		

FOREIGN PATENT DOCUMENTS (include at least document number, publication date and country)

EXAM. INITIAL	ID	COUNTRY CODE & DOCUMENT NUMBER	PUBLICATION DATE MM-DD-YYYY	PATENTEE OR APPLICANT	Relevant Passage(s)	Т*
	AF	GB 2 306 484	05-07-1997	UNIVERSITY OF HERTFORDSHIRE (KAYE, et al.)		E
	AG	WO 98/47838	10-29-1998	ZENECA LIMITED (GARMAN, et al.)		Е
	АН	WO 99/59011	11-18-1999	SPECTRA SCIENCE CORPORATION (LAWANDY)		E
	AI	WO 00/21658	04-20-2000	CAMBRIDGE DISCOVER CHEMISTRY LIMITED (KOBYLECKI)		Е
	AJ	WO 00/32542	06-08-2000	THE UNIVERSITY OF QUEENSLAND (BATTERSBY, et al.)		E
	AK	WO 00/63419	10-26-2000	VIRTUAL ARRAYS, INC. (RAVKIN, et al.)		E
	AL	WO 00/63695	10-26-2000	TIBOTEC N.V., et al. (DE SMEDT, et al.)		E
	АМ	WO 01/38268	05-31-2001	SELECTIDE CORPORATION (PATEK, et al.)		E
	AN	WO 02/061423	08-08-2002	CELLOMICS, INC. (SAMMAK, et al.)		E
EXAMINER				DATE CONSIDERED		

EXAMINER DATE CONSIDERED

**EXAMINER:** Initial if reference considered. Draw line through citation if not in conformance <u>and</u> not considered. Include copy of this form with next communication to applicant.

<sup>\* &</sup>quot;Relevant Passages" column is optional. Put check in "T" column if English translation of entire document included. If English language abstract included, put A in this box. If ref. in English, put "E". If requirement otherwise met, put O.

SUBSTITUTE FOR FORM IPC/SERVE TRAN SERIAL NO: TY DOCKET NO: CHRISTENSEN=12 10/529,397 INFORMATION DISCLOSURE STATEMENT FIRST INVENTOR: Soren Flygenring Christensen LIST OF DOCUMENTS CITED BY APPLICANT FILING DATE: March 28, 2005 EXAMINER: ART UNIT: 2881 FOREIGN PATENT DOCUMENTS (include at least document number, publication date and country) RXAM. COUNTRY CODE & PUBLICATION PATENTEE Relevant T° DOCUMENT NUMBER OR APPLICANT INITIAL DATE Passage(s) MM-DD-YYYY TIBOTEC N.V., et al. WO 02/33419 ΑO 04-25-2002 Е (LEBLANS, et al.) WO 2004/028682 04-08-2004 CARLSBERG A/S ΑP E (CHRISTENSEN, et al) OTHER DOCUMENTS (include AUTHOR, title, name of publication, volume, pages & date of publication) Please list in alphabetical order. BATTERSBY, et al., "Novel miniaturized systems in high-throughput screening", <a href="mailto:TRENDS IN BIOTECHNOLOGY">TRENDS IN BIOTECHNOLOGY</a>, vol. 20, no. 4, pp. 167-173, April ΑQ 2002. BATTERSBY, et al., "Optical encoding of microbeads for gene screening: AR alternatives to microarrays", DDT, vol. 6, no. 12 (suppl), pp. S19-S26, COX, et al., "A Survey of Point Pattern Matching Techniques and a New AS Approach to Point Pattern Recognition", COMMUNICATIONS AND SIGNAL PROCESSING, pp. 243-248, 1992. AΤ FARRER, et al., "Production, Analysis, and Application of Spatially Resolved Shells in Solid-Phase Polymer Spheres", J. AM. CHM. SOC., vol. 124, no. 9, pp. 1994-2003, 2002. JOHNSON, "Nano Bar Coding For Bioanalysis", SCIENCE, p. 13, October 8, ΑIJ 2001. MEZA, "Bead-based HTS applications in drug discovery", DRUG DISCOVERY ΑV TODAY: HTS SUPPLEMENT, vol. 1, no. 1, pp. 38-41, June 2000. TRAU, et al., "Novel Colloidal Materials for High-Throughput Screening AW Applications in Drug Discovery and Genomics", ADV. MATER, vol. 13, no. 12-13, pp. 975-979, July 4, 2001.

**EXAMINER:** Initial if reference considered. Draw line through citation if not in conformance <u>and</u> not considered. Include copy of this form with next communication to

applicant.

EXAMINER

DATE CONSIDERED

<sup>\* &</sup>quot;Relevant Passages" column is optional. Put check in "T" column if English translation of entire document included. If English language abstract included, put A in this box. If ref. in English, put "E". If requirement otherwise met, put O.